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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/535,467	05/17/2005	Declan Patrick Kelly	NL 021195	7129
24737 PHILIPS INTI	7590 09/18/200 ELLECTUAL PROPER	EXAMINER		
P.O. BOX 300		TAKELE, MESEKER		
BRIARCLIFF	MANOR, NY 10510	PAPER NUMBER		
			2175	
			MAIL DATE	DELIVERY MODE
			09/18/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Application No. Applicant(s) 10/535,467 KELLY ET AL. Office Action Summary Examiner Art Unit MESEKER TAKELE 2175 -- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS. WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status 1) Responsive to communication(s) filed on 02 September 2008. 2a) ☐ This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 1-18 is/are pending in the application. 4a) Of the above claim(s) _____ is/are withdrawn from consideration. 5) Claim(s) _____ is/are allowed. 6) Claim(s) 1-18 is/are rejected. 7) Claim(s) _____ is/are objected to. 8) Claim(s) _____ are subject to restriction and/or election requirement.

Application	Papers
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9) <u></u> The	spe	cific	at	ion	is	objected	to by	the t	Examine	r
									. —	

a) All b) Some * c) None of:

10) The drawing(s) filed on _____ is/are: a) accepted or b) objected to by the Examiner.

12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).

Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).

Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).

11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

1.	Certified copies of the priority documents have been received.
2.	Certified copies of the priority documents have been received in Application No
3.	Copies of the certified copies of the priority documents have been received in this National Stage
	application from the International Bureau (PCT Rule 17.2(a)).
* See th	e attached detailed Office action for a list of the certified copies not received.
	2. 3.

1) Notice of References Cited (PTO-892)	 Interview Summary (PTO-413)
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Date
3) Information Disclosure Statement(s) (PTO/SE/08)	5) Notice of Informal Patent Application
Paper No(s)/Mail Date .	6) Other:

Attachment(s)

DETAILED ACTION

- This communication is responsive to the Appeal Brief Filed 06/30/2008.
- Claims 1-18 are pending in this application. Claims 1, 7 and 15 are independent claims. This action is made Non Final.

In view of the Appeal Brief filed on 6/30/2008, PROSECUTION IS HEREBY REOPENED. New grounds of rejection are set forth below.

To avoid abandonment of the application, appellant must exercise one of the following two options:

- file a reply under 37 CFR 1.111 (if this Office action is non-final) or a reply under 37 CFR 1.113 (if this Office action is final); or,
- (2) initiate a new appeal by filing a notice of appeal under 37 CFR 41.31 followed by an appeal brief under 37 CFR 41.37. The previously paid notice of appeal fee and appeal brief fee can be applied to the new appeal. If, however, the appeal fees set forth in 37 CFR 41.20 have been increased since they were previously paid, then appellant must pay the difference between the increased fees and the amount previously paid.

A Supervisory Patent Examiner (SPE) has approved of reopening prosecution by signing below:

/WILLIAM L. BASHORE/ Supervisory Patent Examiner, Art Unit 2175

Claim Rejections - 35 USC § 103

- The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all
 obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- Claims 1-18 are rejected under 35 U.S.C. 103 (a) as being unpatentable over
 Okuda et al. ("Okuda" US Pub No.: 2002/0138781) in view of Griffiths (US Patent No.: 5.913.038).

As to claim 1, Okuda discloses, a user interface system for presenting to a user the contents of an information carrier intended to be inserted into a reading apparatus (paragraph [0024], said information carrier containing data files having different content types and/or different coding formats (paragraph [0024], abstract,), said user interface system comprising:

However Okuda does not explicitly discloses means for retrieving stored capabilities of said reading apparatus, said CAP signifying which coding formats and/or content types said reading apparatus supports to play such data files.

Griffiths from the similar field of endeavor discloses means for retrieving stored capabilities of said reading apparatus, said CAP signifying which coding formats and/or content types said reading apparatus supports to play such data files (such as, an appropriate file reader compatible with the media type of the data stream, abstract, such

as video data and audio data streams, and pass these data streams to an audio renderer filter 306 and to a video CODEC filter 308, col.,11 lines, 29-54).

It would have been obvious to one of ordinary skill in the art to have modified Okuda's teaching at the time of the invention was made with the teaching of Griffiths.

The motivation to combine to provide a flexible multimedia system that can handle a wide variety of data formats and perform complex processing tasks.

Okuda further discloses selection means for selecting a set of data files complying with the CAP from among data files contained on said information carrier (paragraph [0006], [0008] and [0011]);

presentation means for presenting to said user a table of contents from the selected data files (paragraph [0032] and abstract).

As to claim 2, Okuda discloses wherein the selection means comprises comparison means for comparing the coding format of the data files contained on said information carrier with the CAP of said reading apparatus for playing such a coding format (paragraph [0002], [0005] and [0039]).

As to claim 3, Okuda discloses, comprising classification means for classifying the selected data files according to their content type (paragraph, [0039], [0053] and Figure 3 and 4).

As to claim 4, Okuda discloses wherein the classification means for classifies the selected data files according to their coding format or according to a quality criterion (paragraph [0002], [0006], [0039] and Figure 3 & 4).

As to claim 5, Griffiths discloses wherein said user interface system further comprises:

downloading means for downloading a plug-in allowing playing data files contained on said information carrier and considered non-playable according to initial CAP of said reading apparatus (col., 11 lines, 29-54).

As to claim 6, Okuda discloses wherein the presentation means comprises code instructions stored in a data file for describing the rules of design of said table of contents (paragraph, [0005], [0032]).

Claim 7 is similar in scope to claim 1, and is therefore rejected under similar rationale. Okuda further discloses a memory device (Figure 2 (element 16)).

Claim 8 is similar in scope to claim 2, and is therefore rejected under similar rationale

Claim 9 is similar in scope to claim 3, and is therefore rejected under similar rationale

Claim 10 is similar in scope to claim 4, and is therefore rejected under similar rationale.

As to claim 11, Okuda discloses, wherein said classifying means further classifies the selected data files according to a quality criterion (paragraph [0052] and Figure 3 & 4).

Claim 12 is similar in scope to claim 5, and is therefore rejected under similar rationale.

As to claim 13, Okuda discloses wherein said apparatus further comprises: means for updating said CAP according to the content type and/or coding format playable by said plug-in (paragraph [0015].

Claim 14 is similar in scope to claim 6, and is therefore rejected under similar rationale.

Claim 15 is similar in scope to claim 1, and is therefore rejected under similar rationale.

Claim 16 is similar in scope to claim 11, and is therefore rejected under similar rationale.

As to claim 17, Okuda discloses wherein the quality criterion is resolution and/or bit rate of the data file (paragraph [0037]).

Claim 18 is similar in scope to claim 17, and is therefore rejected under similar rationale.

Response to Arguments

 Applicant's arguments with respect to the amended claims have been considered but are moot in view of the new ground(s) of rejection.

Inquiry

Any inquiry concerning this communication or earlier communications from the
examiner should be directed to MESEKER TAKELE whose telephone number is
(571)270-1653. The examiner can normally be reached on Monday - Friday 7:30AM5:00PM est

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, William Bashore can be reached on (571) 272-4088. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Art Unit: 2175

Information regarding the status of an application may be obtained from the

Patent Application Information Retrieval (PAIR) system. Status information for

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information for unpublished applications is available through Private PAIR only. For

more information about the PAIR system, see http://pair-direct.uspto.gov. Should you

have questions on access to the Private PAIR system, contact the Electronic Business

Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO

Customer Service Representative or access to the automated information system, call

800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Meseker Takele/

Examiner, Art Unit 2175

/WILLIAM L. BASHORE/

Supervisory Patent Examiner, Art Unit 2175